

# UNITED STATES PATENT AND TRADEMARK OFFICE

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10/617,141 07/11/2003		Martin Kaiser	13909-142001 / 1406 2003P00391		
32864	7590 06/07/2006		EXAMINER		
	CHARDSON, P.C.	DAYE, CHELCIE L			
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2.222			2161		
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Please find below and/or attached an Office communication concerning this application or proceeding.

	·	Application	n No.	Applicant(s)	· <del> · · · · · · · · · · · · · · · · ·</del>			
		10/617,14	1	KAISER ET AL.				
	Office Action Summary	Examiner		Art Unit				
	·	Chelcie Da	aye	2161				
Period fo	The MAILING DATE of this communicated reply	ion appears on the	cover sheet with the	correspondence ad	ddress			
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAIL asions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communical period for reply is specified above, the maximum statutor te to reply within the set or extended period for reply will, I reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ING DATE OF THE CER 1.136(a). In no ever ation.  Ty period will apply and with the statute, cause the apple.	IIS COMMUNICATION  Lent, however, may a reply be tile  Il expire SIX (6) MONTHS from  ication to become ABANDONE	N. mely filed , the mailing date of this of ED (35 U.S.C. § 133).				
Status				·				
1)⊠	Responsive to communication(s) filed o	n 10 March 2006.						
,	This action is <b>FINAL</b> . 2b) This action is non-final.							
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
,—	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
	Claim(s) 1-25 is/are pending in the appl	ication.						
-	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) is/are allowed.							
•	Claim(s) <u>1-25</u> is/are rejected.							
_	Claim(s) is/are objected to							
8)□	Claim(s) are subject to restriction	and/or election re	equirement.					
Applicati	on Papers							
9)	The specification is objected to by the Ex	xaminer.	•					
• —	The drawing(s) filed on is/are: a)		objected to by the	Examiner.				
,—	Applicant may not request that any objection							
	Replacement drawing sheet(s) including the	correction is require	ed if the drawing(s) is of	bjected to. See 37 C	FR 1.121(d).			
11)	The oath or declaration is objected to by	the Examiner. No	te the attached Office	e Action or form P	TO-152.			
Priority (	ınder 35 U.S.C. § 119							
12)[	Acknowledgment is made of a claim for	foreign priority un	der 35 U.S.C. § 119(a	a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:								
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
	application from the International	Bureau (PCT Rul	e 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.								
Attachmen	t(s)							
1) Notic	ce of References Cited (PTO-892)		4) Interview Summar		•			
	ce of Draftsperson's Patent Drawing Review (PTO-		Paper No(s)/Mail D	Date Patent Application (PT	rO-152)			
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Paper No(s)/Mail Date  5) Notice of Informal Patent Application (PTO-152)  6) Other:								

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### **DETAILED ACTION**

This action is issued in response to applicant's amendment filed on March 10,
 2006.

- 2. Claims 1-25 are presented. No claims were added and no claims were cancelled.
- 3. Claims 1-25 are pending.
- 4. Applicant's arguments filed March 10, 2006, have been fully considered but they are not persuasive.

# Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-3,5-7,9-13,15, and 17-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Tang (US Patent No. 5,454,102).

Regarding Claim 1, Tang discloses a method comprising: storing data objects as nodes in a directed graph<sup>1</sup> (column 3, lines 45-50, Tang); and

storing path information<sup>2</sup> (column 5, lines 36-38, Tang) for a first object corresponding to a first node (Fig. 9, item 201, Tang; wherein a first object

<sup>&</sup>lt;sup>1</sup> Examiner notes a directed graph is also known as a node network (column 1, lines 62-66, Tang).

corresponds to "message list"), where the path information comprises a sequence of nodes (Fig. 5, items 61 and 64; column 6, lines 29-43, Tang)<sup>3</sup> through the directed graph between the first node (Fig. 9, item 201, Tang) and a second node (Fig. 9, item 212, Tang), where the second node (Fig. 9, item 212, Tang) is separated from the first node (Fig. 9, item 201, Tang) in the sequence of nodes by at least a third node (Fig. 9, item 211, Tang).

Regarding Claim 2, Tang discloses a method further comprising:

accepting a query regarding the first node (column 9, lines 56-61, Tang);

locating the first object (columns 9-10, lines 66-67 and 1-2, respectively,

Tang); and

accessing the path information to respond to the query (column 10, lines 2-13, Tang).

Regarding Claim 3, Tang discloses a method wherein storing data objects comprises:

storing each data object in a first column of a data table (Fig.8, item 84, Tang); and

storing a relation (column 8, lines 54-59, Tang) of the first data object<sup>4</sup> to a consecutive data object<sup>5</sup> in a second field of the data table (Fig. 8, Tang), where

<sup>&</sup>lt;sup>2</sup> Examiner notes the storing of path information corresponds to pointer tags, which point to elements of the nodes.

<sup>&</sup>lt;sup>3</sup> Examiner notes the "list of nodes" corresponds to sequence of nodes.

<sup>&</sup>lt;sup>4</sup> First data object corresponds to Recipient #1.

the consecutive data object is connected to the first data object in the directed graph by a single edge (Fig. 9, items 204 and 205; column 10, lines 58-60, Tang).

Regarding Claim 5, Tang discloses a method wherein storing path information comprises storing a data string as the path information (column 11, lines 15-16, Tang; wherein data strings correspond to the text being stored within the pointer tags), where the data string includes at least the second node and the third node (column 5, lines 64-67, Tang; wherein the second node corresponds to nodes 50 and 51, and the third node corresponds to nodes 49 and 47).

Regarding Claim 6, Tang discloses a method comprising comparing the data string (column 4, lines 29-31, Tang) to a query regarding the first node (column 9, lines 56-61, Tang), in order to respond to the query (column 7, lines 1-5, Tang).

Regarding Claim 7, Tang discloses a method wherein storing the data string comprises:

determining a first sequence of nodes through the directed graph of which the first node is a part (column 11, lines 1-12, Tang; wherein a first direct path

<sup>&</sup>lt;sup>5</sup> Consecutive data object corresponds to Facsimile.

consists of node 201(i.e. first node) corresponding to node 227, corresponding to node 229);

determining a first data string based on the first sequence of nodes (column 11, lines 12-14, Tang; wherein a first data string corresponds to node 230 "component ID");

determining a second sequence of nodes through the directed graph of which the first node is a part (columns 9 and 10, lines 66-67 and 1-13, Tang; wherein a second direct path consists of node 201(i.e. first node) corresponding to node 209, corresponding to node 210, corresponding to node 211);

determining a second data string based on the second sequence of nodes (column 10, lines 13-16, Tang; wherein a second data string corresponds to node 212 "ID data"); and

concatenating the first data string and the second data string for storing as the path information (column 12, lines 16-27, Tang).

Regarding Claim 9, Tang discloses a method wherein the directed graph includes a hierarchical, multi-leveled data structure (Fig. 4,Tang).

Regarding Claim 10, Tang discloses a method wherein storing path information comprises updating the path information to reflect changes in the directed graph (column 5, lines 60-63, Tang).

Regarding Claim 11, Tang discloses an apparatus comprising a storage medium having instructions stored thereon, the instructions comprising:

a first code segment for storing data objects within a table (Fig.8, Tang); a second code segment for storing a relation of a first data object to a second data object in the table (column 8, lines 54-59, Tang), where the first data object and the second data object correspond to consecutive nodes on a directed graph (Fig. 9, items 204 and 205; column 10, lines 58-60, Tang); and

a third code segment for storing path information (column 5, lines 36-38, Tang) associated with the first data object in the table (column 5, lines 33-38, Tang), where the path information comprises a sequence of nodes within the directed graph (Fig.5, items 61 and 64; column 6, lines 29-43, Tang) that is between the first node (Fig. 9, item 201, Tang), the second node (Fig. 9, item 212, Tang), and a third node (Fig. 9, item 211, Tang).

Regarding Claim 12, Tang discloses an apparatus further comprising:
a fourth code segment for accepting a query about the first node (column
9, lines 56-61, Tang) and a possible relation (column 4, lines 26-34, Tang) of the
first node (Fig. 9, item 201, Tang) to another node within the directed graph (Fig.
9, item 212, Tang); and

a fifth code segment for responding to the query based on the path information (column 10, lines 2-13, Tang).

Regarding Claim 13, Tang discloses an apparatus wherein the fifth code segment includes a sixth code segment for detecting the first data object within the table and comparing the path information (column 4, lines 29-31, Tang) to the query (column 9, lines 56-61, Tang).

Regarding Claim 15, Tang discloses an apparatus wherein the third code segment stores the path information as a data string (column 11, lines 15-16, Tang; wherein data strings correspond to the text being stored within the pointer tags) listing the second node and the third node (column 5, lines 64-67, Tang; wherein the second node corresponds to nodes 50 and 51, and the third node corresponds to nodes 49 and 47).

Regarding Claim 17, Tang discloses a system comprising:

means for accessing path information (column 10, lines 2-13, Tang) comprising a sequence of nodes through a directed graph (Fig.5, items 61 and 64; column 6, lines 29-43, Tang) between a first node (Fig. 9, item 201, Tang) and a plurality of other nodes (Fig. 9, items 202,203,204, Tang); and

means for responding to a query involving the first node, based on the path information (column 7, lines 1-5, Tang).

Regarding Claim 18, Tang discloses a system wherein the means for accessing path information comprises means for storing the path information

(column 5, lines 36-38, Tang) or a reference to the path information in a table (Fig. 8, item 84, Tang) containing a first data object corresponding to the first node (Fig. 9, item 201, Tang; wherein a first node corresponds to "message list").

Regarding Claim 19, Tang discloses a system wherein the means for responding to the query comprises means for directly locating the first data object within the table (column 4, lines 29-31, Tang) in response to the query (column 7, lines 1-5, Tang).

Regarding Claim 20, Tang discloses a system wherein the means for responding to the query comprises means for performing a pattern match between the query (column 9, lines 56-61, Tang) and a data string listing the sequence of nodes the directed graph (Fig.5, items 61 and 64; column 6, lines 29-43, Tang).

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 4 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tang (US Patent No. 5,454,102) as applied to claims 1-3,5-7,9-13,15, and 17-20 above, and further in view of Schultz (US Patent No. 6,006,233).

Regarding Claim 4, Tang discloses a method for storing path information (column 5, lines 36-38,Tang). However, Tang does not explicitly disclose storing the path information in a third field of the data table. On the other hand, Schultz discloses storing the path information in a third field of the data table (column 9, Table 5, Schultz). It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate Schultz's teachings into the Tang system. A skilled artisan would have been motivated to combine in order to permit the user access in distinguishing between the different fields of the table. Tang and Schultz are analogous art because they are from the same field of endeavor of retrieving related data within a directed graph. As a result, this allows more clarity into understanding how the different objects are associated and what course was taken to retrieve the outcome.

Regarding Claim 14, the combination of Tang in view of Schultz discloses an apparatus wherein the first data object ("Recipient #1", Tang), the second data object ("Facsimile", Tang), and the path information (column 5, lines 36-38, Tang) are stored in separate columns of a single row of the table (column 9, Table 5, Schultz).

5. Claims 8 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tang (US Patent No. 5,454,102) as applied to claims 1-3,5-7,9-13,15, and 17-20 above, and further in view of Andrei (US Patent No. 6,801,905).

Regarding Claim 8, Tang discloses a method for storing path information (column 5, lines 36-38, Tang). However, Tang does not explicitly disclose transforming the relational information into a coded value. On the other hand, Andrei discloses transforming the relational information into a coded value (column 11, lines 33-39, Andrei). It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate Andrei's teachings into the Tang system. A skilled artisan would have been motivated to combine in order to improve the communication between the system and the hardware. Tang and Andrei are analogous art because they are from the same field of endeavor of optimizing queries. As a result, the transformation into code allows the system to more easily create, maintain, and adapt for use in other databases and computer systems.

Regarding Claim 16, the combination of Tang in view of Andrei discloses an apparatus wherein the third code segment stores the path information as a coded value (column 11, lines 33-39, Andrei) generated from information about the second and third node (column 5, lines 64-67, Tang; wherein the second node corresponds to nodes 50 and 51, and the third node corresponds to nodes

49 and 47) and their locations within the directed graph (column 4, lines 29-31, Tang).

## Response to Arguments

Applicant argues, Tang does not disclose storing path information, accessing path information, and the newly added limitation of the path information including a sequence of nodes through a directed graph between a plurality of nodes, including a first node.

Examiner respectfully disagrees. As stated in the action above, Tang discloses at column 5, lines 33-38, wherein the nodes contain pointer tags which point to the respective data elements and the nodes store those tags. Pointer tags are variables that hold the addresses of data objects. Therefore, the pointer tags within the nodes are the storage for the path information. As shown in Fig.4, nodes 42 and 44, which must be traveled in order to get to the destination nodes of 45 and 46, represent the path information. Therefore, storing path information has been disclosed. Also, Tang discloses at column 10, lines 2-16, wherein the "delivery node", "address node", and "recipient node" queries a message and encounters the data. The act of "encountering the data" corresponds to accessing path information. To further elaborate, Tang discloses at column 7, lines 1-5, accessing the data elements using the pointer tags supplied from the nodes. Lastly, Tang discloses at Fig.5, items 61 and 64 and column 6,

lines 29-43, wherein the root node writes out the list of nodes contained by the root node and the list nodes writes out the list of nodes that it contains. The "list of nodes contained" corresponds to the path information. In addition, Fig.5 and Fig.9 shows a node network with a plurality of nodes, including a first node, and the path information makes up a "sequence of nodes". As a result, the newly added limitation of the path information including a sequence of nodes through a directed graph between a plurality of nodes, including a first nodes has been disclosed.

#### Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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#### Points of Contact

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chelcie Daye whose telephone number is 571-272-3891. The examiner can normally be reached on M-F, 7:00 - 4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey Gaffin can be reached on 571-272-4146. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Chelcie Daye
Patent Examiner
Technology Center 2100
May 18, 2006

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